United States District Court Northern District of Illinois ADDITION FOR LEAVE TO APPEAR PRO HAC VICE

ung di j	Case 1:08-cv-01182	Document 11	Filed 03/24/2008	Page	\sim \sim \sim \sim	<i>U</i> ,				
United States District Court Northern District of Illinois APPLICATION FOR LEAVE TO APPEAR PRO HAC VICE R. R. Street & Co. Inc. and National Union Fire Insurance Company of Thantiff(s)										
Case Title:	Title: R. R. Street & Co. Inc. and National Union Fire Insurance Company of Flantiff(s) Pittsburg, PA, Individually and as subrogee of R.R. Street & Co. Inc. VS. Vulcan Materials Company, n/k/a Legacy Vulcan Corp. Defendant									
Case Number:	08-CV-1182	Judge:	Kendall							
I, John B. Th	omas		-	hereby	apply to the Court					
under Local Rule 83.14 for permission to appear and participate in the above-entitled action on behalf of										
R. R. Street & C	o. Inc.		by w	hom I ha	we been retained.					
I am a member	in good standing and eligi	ble to practice befor	re the following courts:			¬				
	Ti	tle of Court			DateAdmitted					
Supreme Court	of Texas				05/06/88					
Fifth Circuit			04/14/89							
Southern Distri	ict of Texas				05/19/89					
•	y, or within the year preced llowing actions:	ling the date of this	application, made pro h	ac vice a	pplications to this	_				
Case Numb	er	Case Title		Date of						
N/A	N/A	WHILE I I SO I		N/A						
		. ,				_				
*If denied, plea (Attach additio necessary)	nal form if	Marker same				J				
Pursuant to Local time of filing their papers may be ma	Rule 83.15(a), applicants who or initial notice or pleading, a me	do not have an office wi	thin the Northern District of Court having an office within	Illinois mu this Distri	ist designate, at the ct upon who service of					
	Has the applic	ant designated local co	ounsel? Yes	No						

If you have not designated local counsel, Local Rule 83.15(b) provides that the designation must be made within thirty (30) days.

Has the applicant ever been:											
censured, suspended, disbarred, or otherwise disciplined by any court?					No						
or is the applicant curre applicant's professional			Yes	No	\checkmark						
transferred to inactive st bar of any court?	atus, voluntarily witho	rom the	Yes	No	\checkmark						
denied admission to the l	oar of any court?		Yes	No							
held in contempt of cour	t?		Yes	No	lacksquare						
NOTE: If the answer to any of the above questions is yes, please attach a brief description of the incident(s) and the applicant's current status before any court, or any agency thereof, where disciplinary sanctions were imposed, or where an investigation or investigations of the applicant's conduct may have been instituted.											
I have read the Rules of Professional Conduct for the Northern District of Illinois, effective November 12, 1991 (Local Rules 83.50 through 83.58), and the Standards for Professional Conduct within the Seventh Federal Judicial Circuit, effective December 15, 1992, and will faithfully adhere to them. I declare under penalty of perjury that the foregoing is true and correct.											
03/04/08											
Date											
Applicant's Name			First I	•		Middle Name/Initial B.					
Applicant's Law Firm	Hicks, Thomas & Lilienstern, LLP										
Applicant's Address	State Bar Number 19856150										
	City Houston	State Texas	ZIF C								
(The pro hac vice admission fee is \$100.00 for cases filed before February 1, 2001, and \$50.00 for cases filed on or after that											

date, and shall be paid to the Clerk. No admission under Rule 83.14 is effective until such time as the fee has been paid.)

NOTE: Attorneys seeking to appear pro hac vice may wish to consider filing a petition for admission to the general bar of this Court. The fee for admission to the General Bar is \$150.00 The fee for pro hac vice admission is \$100.00 for cases filed before February 1, 2001, and \$50.00 for cases filed on or after that date. Admission to the general bar permits an attorney to practice before this Court. Pro hac vice admission entitles an attorney to appear in a particular case only. Application for such admission must be made in each case; and the admission fee must be paid in each case.

RECEIPT# 106

MAR 1 4 2008

MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT

ORDER

IT IS ORDERED that the applicant herein may appear in the above-entitled case.

3-24-08

United States District Judge